UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

TEAL PEAK CAPITAL, LLC;

Plaintiff and Counter Defendant,

And

JOHN MICHAEL GRZAN AND NAMRATA KHIMANI

Counter Defendant,

٧.

ALAN BRAM GOLDMAN;

Defendant and Counter Claimant.

Case No. 3:20-CV-01747 (PAD)

BREACH OF CONTRACT; SPECIFIC PERFORMANCE OF CONTRACT; REIMBURSEMENT OF FUNDS, COSTS AND EXPENSES

JOINT MOTION INFORMING THE COURT OF THE STATUS OF DISCOVERY

TO THE HONORABLE COURT:

Pursuant to this Honorable Court's Case Management Order, Docket No. 38, Plaintiff Teal Peak Capital, LLC and Defendant Alan Bram Goldman (both parties referred hereinafter as "the Parties") respectfully submit their Joint Motion Informing the Court of the Status of Discovery as follows:

- 1. On June 3, 2021, the Parties initiated settlement discussions.
- 2. For this reason, the Parties have yet to exchange their first set of interrogatories and requests for production of documents.
- 3. Subject to the outcome of the settlement discussions, the Parties will submit their respective First Set of Interrogatories and Request for Production of Documents on or before June 25, 2021.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico this 7 day of June, 2021.

WE HEREBY CERTIFY that on this same date, we electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which shall notify all counsels of record.

Attorney for Alan Bram Goldman

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By: s/ Antonio A. Arias-Larcada Antonio A. Arias-Larcada, Esq. USDC-PR 204906 aaa@mcvpr.com Attorney for Teal Peak Capital, LLC

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s/Adrián Sánchez-Pagán Adrián Sánchez-Pagán USDPR NO. 223311 asanchez@sbsmnlaw.com